03/22/2006 WABDELRI 00000109 051712 10716306 01 FC:1814 130.00 DA

## TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION

Docket No. 2003B123

In re Application of:	Cheng, et al.				
Application No.	10/716,306				
Filed:	November 18, 2003		,		
For: Elastic Nonwov	en Fabrics Made From Blends Of l	Polyolefins And	d Processes Fo	r Making The	Same
any patent granted on defined in 35 U.S.C. 15 granted on pending sec The owner hereby agre such period that it and	ExxonMobil Chemical Prophication hereby disclaims, exception in the Instant application, which work to 156 and 173 as shortened by cond Application Number ses that any patent so granted on any patent granted on the seconthe instant application and is binding	ept as provided uld extend bey y any terminal 10/969,489 the instant ap id application a	ond the expir disclaimer file filed, plication shall are commonly	ation date of d prior to the on Oo be enforceab owned. This	the full statutory term grant of any patent tober 20, 2004 le only for and during agreement runs with
application that would e of any patent granted of in the event that any su invalid by a court of co 1.321, has all claims of	disclaimer, the owner does not deatend to the expiration date of the on the second application, as shouch granted patent: expires for factorial from the second application, is statutorial cancelled by a reexamination centerly term as shortened by any terms.	e full statutory rtened by any ailure to pay a ly disclaimed i rtificate, is reis	term as define terminal discla maintenance to n whole or te ssued, or in a	ed in 35 U.S.C aimer filed pridee, is held un minally discla ny manner te	C. 154 to 156 and 173 or to the patent grant, senforceable, is found almed under 37 CFR
Check either box 1 or 2	t, if appropriate.				
	issions on behalf of an organized, the undersigned is empowere				liversity, government
information and belief willful false statements	all statements made herein of nare believed to be true; and furth and the like so made are punis states Code and that such willful:	her that these hable by fine (	statements w or imprisonme	ere made wit nt, or both, u	th the knowledge that Inder Section 1001 of
2.   The under	signed is an attorney of record.				
3. Owner/applicar	nt is 🔲 Small entity	🗵 Large enti	ty		
The terminal disclain	ner fee under 37 CFR 1.20(d) is	\$130.0	0 and	l is to be paid	as follows:
☐ A check in the ar	mount of the fee is enclosed.				
The Director is h	ereby authorized to charge any feunt Number05-1712	ees which may	be required, o	or credit any c	verpayment,
	dit card. Form PTO-2038 is attach	 ned.			
WARNING: Info	rmation on this form may beco this form. Provide credit card li	me public. Cr	edit card info nd authorizati	rmation sho	ould not .038.
	g for terminal disclaimer was				
⊠ unchang	<u> </u>	, an explanatio	n should be s	upplied.)	
any Can	Trexe		Dated:	March 20, 20	D6
Name and Ad Amy Carr-Trexler	Signature Idress of Person Signing		deposited with sufficient posta	the United Sta ge as first cla	orrespondence is being ates Postal Service with as mail in an envelope r Patents, P.O. Box 1450,

Registration No. 51,531

ExxonMobil Chemical Company

P O Box 2149

Baytown, Texas 77522-2149

Alexandria, VA 22313-1450" [37 CFR 1.8(a)] on

(Date)

Signature of Person Mailing Correspondence

Typed or Printed Name of Person Malling Correspondence

	rminal Disclaime Patenting Rejectio	Docket No. 2003B123						
In Re Application Of: Cheng, et al.								
Application No. 10/716,306	Filing Date November 18, 2003	Examiner Norca Liz Torres Velazquez	Customer No. 23455	Group Art Unit 1771	Confirmation No. 6939			
Invention: Elastic Nonwoven Fabrics Made From Blends Of Polyoleflus And Processes For Making The Same								
Owner of Record: ExxouMobil Chemical Patents Inc.								
		COMMISSIONER FOR PA	TENTS:					
The above-identified owner of record of a 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. 6,342,565. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the Instant application and is binding upon the grantee, its successors and/or assigns.  In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.								
Check either box 1 or 2 below, if appropriate.  1.  For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the								
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.  2. The undersigned is an attorney of record.								
Dated: March 20, 2006  Signature								
Amy Carr-Trexter  Typed or Printed Nume  Terminal disclaimer fee under 37 C.F.R. 1.20(d) included.  PTO suggested wording for terminal disclaimer was unchanged.  Certification under 37 C.F.R. 3.73(b) is required if terminal disclaimer is signed by the assignee.								

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Inder the Paperwork Reduction Act of 1995, no porsons are require	d to respond	Patent and Trade molecular of inform	mark Office ation unles	e; U.S. DEPAR s it displays a v	31/2006. OMB 0651-0032 TMENT OF COMMERCE alid OMB control number.	
Effective on 12/08/2004.				If Known		
Fees pursuant to the Consolidated Appropriatons Act, 2005 (H.F.	_ [ ]	pplication Number	10/716,3	06	RE	CEIVED
I FEE TRANSMITTA	L Fi	iling Date	Novemb	er 18, 2003	CENTRA	FAX CENTER
for FY 2005	Fi	irst Named Inventor	Cheng, c	et al.		
		xaminer Name	Norca L	iz Torres Vela	rzquez MA	R 2 0 2006
Applicant claims small entity status. See 37 CFR 1	.27 A	rt Unit	1771			
TOTAL AMOUNT OF PAYMENT (\$) \$13	0.00 A	ttorney Docket No.	2003B12	23		_
METHOD OF PAYMENT (check all that apply)						
Check Credit Card Money Order	None	Other (please	e Identify):			
E3	05-1712	,		ExxonMobil	Chemical Company	
For the above-identified deposit account, the Director is he		<del></del> •				
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Charge any additional fee(s) or any under fee(s) under 37 CFR 1.16 and 1.17		Credit eny ove				
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FEE CALCULATION						]
1. BASIC FILING, SEARCH, AND EXAMINATION FE	ES					
FILING FEES	SEARCH		EXAMINA	TION FEES		
Small Entity Application Type Feg.(\$) Fee (\$)	Fee (\$)	Small_Entity Fee_(\$)	eo (\$)	Small Entity Fee (\$)	Fees Paid(\$)	
Utility 300 150	500	250	200	100		
Design 200 100	100	50	130	65		
Plant 200 100	300	150	160	80		
Reissue 300 150	500	250	600	300		
Provisional 200 100	0	0	0	0	<del></del>	
2. EXCESS CLAIM FEES					Small Entity	
Fee Description				Fee (\$)	Fee (\$)	
Each claim over 20 (including Reissues)				50 200	25 100	
Each Independent claim over 3 (including Relssues)  Multiple dependent claims				360	180	
мацые аврением мажы					Decendent Claims	ľ
<u>Iotal Claims</u> <u>Extra Claims</u> <u>Foo (5)</u>	1	Fee Pald (\$)		Fee_(\$)	Fee Paid (\$)	
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HP = highest number of total claims paid for, if greater than 20.  Indeo, Claims Extra Claims Fee.(5)		Fee Pald (\$)				
	0.00 = -	\$0.00				
HP = highest number of Independent claims paid for, if greater  3. APPLICATION SIZE FEE						
If the specification and drawings exceed 100 sheets of 37 CFR 1.52(e)), the application size fee due is \$250 (	paper (ex	cluding electronically	filed sequ	ience or com	puter listing under fraction thereof	İ
See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).						1
144-4-4	nber of eac	h additional 50 or fracti		Foo.(\$ × _\$250.00		1
- 100 = / 50 4. OTHER FEE(S)	V	(round up to a wh	O10	v <u>'''1750''</u> '	Fee Paid (\$)	}
Non-English specification, \$130 fee (no small entity						
Other (e.g., late filing surcharge): Terminal Disclotmen	Fee				\$130.00	1
SUBMITTED BY						<b>\</b>
Signature any Can Duxu		gistration No. 51	531	Telephone	281-834-5519	
	arr-Trexle	r		Date	March 20, 2006	,

This collection of Information is required by 37 CFR 1.136. The information is required to obtain or retain a benefit by the public which is to tile (and by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 30 minutes to complete, including gethering, proparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form end/or suggestions for reducing this burden, should be sent to the Chief information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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